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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/085,519	10/085,519 02/28/2002	Jean-Christophe Audonnet	454313-2250.1	1340	
20999 75	90 05/18/2004		EXAMINER		
FROMMER LAWRENCE & HAUG			LUCAS, ZACHARIAH		
745 FIFTH AVENUE- 10TH FL. NEW YORK, NY 10151			ART UNIT	PAPER NUMBER	
			1648		
			DATE MAILED: 05/18/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.



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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO. EXAMINER	
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Commissioner for Patents

Advisory Action

•	Application No.	Applicant(s)	
Advisory Action	10/085,519	AUDONNET ET AL.	
Advisory Action	Examiner	Art Unit	
	Zachariah Lucas	1648	
The MAILING DATE of this communication ap	ppears on the cover sheet with	the correspondence address	
THE REPLY FILED 26 April 2004 FAILS TO PLACE Therefore, further action by the applicant is required to final rejection under 37 CFR 1.113 may only be either condition for allowance; (2) a timely filed Notice of Application (RCE) in compliance with 37 CFR 1.114	to avoid abandonment of this r: (1) a timely filed amendme opeal (with appeal fee); or (3)	application. A proper reply to a nt which places the application in a timely filed Request for Continue	d
	REPLY [check either a) or b)]	
a) The period for reply expires 3 months from the mailing date b) The period for reply expires on: (1) the mailing date of this event, however, will the statutory period for reply expire late ONLY CHECK THIS BOX WHEN THE FIRST REPLY W 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The have been filed is the date for purposes of determining the period of ex 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shorter (b) above, if checked. Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.704(b).	Advisory Action, or (2) the date set for than SIX MONTHS from the mailing AS FILED WITHIN TWO MONTHS e date on which the petition under 37 xtension and the corresponding amount ened statutory period for reply original e months after the mailing date of the	of the final rejection. OF THE FINAL REJECTION. See MPEP CFR 1.136(a) and the appropriate extension fee int of the fee. The appropriate extension fee unity set in the final Office action; or (2) as set fortifinal rejection, even if timely filed, may reduce a	e ider th in
1. A Notice of Appeal was filed on Appella 37 CFR 1.192(a), or any extension thereof (37	ant's Brief must be filed withi CFR 1.191(d)), to avoid disn	n the period set forth in nissal of the appeal.	
2. The proposed amendment(s) will not be entere	ed because:		
(a) they raise new issues that would require fu	urther consideration and/or se	earch (see NOTE below);	
(b) they raise the issue of new matter (see No			
(c) ☐ they are not deemed to place the application issues for appeal; and/or			the
(d) they present additional claims without car NOTE:	nceling a corresponding num	ber of finally rejected claims.	
3. Applicant's reply has overcome the following re			
4. Newly proposed or amended claim(s) wo canceling the non-allowable claim(s).			
5.⊠ The a)☐ affidavit, b)☐ exhibit, or c)⊠ request application in condition for allowance because	st for reconsideration has been expected to the state of	en considered but does NOT place t	he
6. The affidavit or exhibit will NOT be considered raised by the Examiner in the final rejection.	I because it is not directed So	DLELY to issues which were newly	
7. For purposes of Appeal, the proposed amenda explanation of how the new or amended claim	nent(s) a) will not be enterns would be rejected is provide	ed or b) will be entered and an ed below or appended.	
The status of the claim(s) is (or will be) as follows	ows:		
Claim(s) allowed:			
Claim(s) objected to:			
Claim(s) rejected:			
Claim(s) withdrawn from consideration:			
8. The drawing correction filed on is a)	approved or b) ☐ disappro	ved by the Examiner.	
9. Note the attached Information Disclosure State	ement(s)(PTO-1449) Paper	No(s)	
10. Other:			

JAMES HOUSEL 5/17/04

SUPERVISORY PATENT EXAMÍNER

TECHNOLOGY CENTER 1600

Continuation of 5. does NOT place the application in condition for allowance because: the additional arguments in traversal of the obviousness rejection presented in the paper filed on April 26, 2004 are not found persuasive. The newly added argument in traversal of the rejection is based on the teachings of the Schultz et al. reference (Intervirology 43: 197-217), which the Applicant argues provides teachings indicating that the efficacy of DNA vaccines in mice does not extrapolate to the efficacy of such vaccines in larger animals. However, the reference does not teach that such vaccines were not effective in larger animals, but that "DNA vaccines were less effective" in larger animals. Further, in addition to teaching that the vaccines were less effective, the reference continues by teaching that responses to DNA vaccines have been seen in swine and dogs, and by providing examples of means by which the efficacy of DNA vaccines can be improved; such as by the combination of additional immunomodulators and immunostimulants with the DNA vaccine encoding the antigens. These teachings therefore appear to parallel the teachings of Morein, described in the prior action, wherein the reference teaches that BPIV-3 plypeptide antigens were effective in mice, but were not effective in lamb without an adjuvant. Thus, as was indicated in the Final rejection, the claimed compositions are obvious over the prior art because the claims read on compositions "comprising" the indicated plasmids. However, as was also indicated in the prior action, in view of the Applicant's arguments regarding the unexpected efficacy of the vaccine in the absence of other immunostimulants or adjuvants, were the claims to more narrowly read on such compositions (e.g. using "consisting of" language instead of "comprising" in the transitional phrase of the claim) the rejection would likely be overcome.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Zachariah Lucas whose telephone number is 571-272-0905. The examiner can normally be reached on Monday-Friday, 8 am to 4:30 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Housel can be reached on 571-272-0902. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Z. Lucas

Patent Examiner